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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

BLENDI CUMANI, M.D. and ROLAND SHEHU,)
Plaintiffs,) Case No. 23-CV-55-ABJ
v.	
CHRIS QUEEN,	
Defendant.)

STIPULATED MOTION TO CONTINUE TRIAL AND PRETRIAL DATES

The parties, through counsel, at Plaintiffs' request, hereby stipulate and agree, subject to the Court's approval, to vacate the trial date of June 10, 2024 and pretrial deadlines associated therewith (Doc. 11, as amended by Doc. 24) and to reset the trial consistent with the Court's calendar on or after August 15, 2024, with corresponding pretrial deadlines. This request is made for the following reasons:

1. Plaintiffs' counsel in this action is counsel for Hawks Hill Ranch, LLC, a (Cody) Wyoming limited liability company, et al. v. William Yarak, et al., Case No. 3:22-cv-1567, in the United States District Court for the Northern District of California, the Hon. Maxine M. Chesney presiding. The case presents questions of first impression of trademark law.

2. It was expected that Case No. 3:22-cv-1567 would be resolved on summary

judgment at a hearing on April 5, 2024, but the case was not resolved and will now proceed to a

jury trial beginning June 3, 2024.

3. Case No. 3:22-cv-1567 will require at least five full trial days and the court's

caseload and calendar allow for two full days and three half days for trial, as the result of which

the jury trial will necessarily run into the week of June 10, 2024.

4. For these reasons, at the conclusion of the April 5, 2024 hearing in Case No. 3:22-

cv-1567, Plaintiffs' counsel herein contacted Defendant's counsel, explained the above

circumstance, and requested a stipulation to continue the trial of this action.

5. Defendant's counsel courteously agreed to Plaintiffs' counsel's request and asked

that pretrial deadlines also be re-set, with which Plaintiffs' counsel agrees.

6. Discovery is this case is complete, so this stipulated motion is not made to enable

any further discovery or for any purpose of delay.

7. Based on the foregoing, the parties agree and request that the June 10, 2024 trial

date and corresponding pretrial deadlines be vacated and that trial be reset at the Court's first

available date after August 15, 2024, together with adjustment of associated pretrial deadlines.

DATED this 6th day of April, 2024.

/s/ Bradley L. Booke

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